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 BY DPTY. CLK. \_\_\_\_\_  
 DATE 8-27-04 \_\_\_\_\_

**IN THE UNITED STATES DISTRICT COURT  
 FOR THE DISTRICT OF MASSACHUSETTS**

Civil Action No.:

QWEST COMMUNICATIONS INTERNATIONAL INC., a Delaware corporation,

Plaintiff,

v.

CONQWEST, INC., a Massachusetts corporation,

Defendant.

**04-11878 RCL**

MAGISTRATE JUDGE Bawler

**COMPLAINT AND JURY DEMAND**

Plaintiff Qwest Communications International, Inc. ("Qwest"), for its Complaint against Defendant ConQwest, Inc. ("ConQwest"), alleges as follows:

**PARTIES, JURISDICTION, AND VENUE**

1. Plaintiff Qwest is a Delaware corporation with its principal place of business at 1801 California Street, Denver, Colorado, 80202. Qwest is qualified to do business in the State of Colorado.

2. Defendant ConQwest is a Massachusetts corporation with a place of business at 84 October Hill Road, Bldg. 7, Holliston, Massachusetts, 01746.

3. Jurisdiction over the Defendant is vested in this Federal Court in that Defendant transacts business, resides and has committed torts in this District.

4. Defendant has offered services or controlled the offering of services in this District, which activities include services utilizing the infringing mark and designations.

5. Venue is proper in this district pursuant to 28 U.S.C. § 1331(b) & (c).

6. This Court has subject matter jurisdiction pursuant to 28 U.S.C. §§ 1331, 1338, and 1367.

**ALLEGATIONS COMMON TO ALL CAUSES OF ACTION**

7. Qwest is engaged in, *inter alia*, the business of providing diversified communications goods and services to businesses, residential consumers, and intermediary businesses that redistribute Qwest's goods and services to end-users.

8. Qwest is among the largest providers of communications goods and services to businesses and residential consumers. Qwest is a recognized leader in its industry.

9. Qwest and its predecessors-in-interest have provided (and continue to provide) a diverse array of communication services, including without limitation managed security services, virus protection services, network intrusion detection services, virtual private network (VPN) services, policy management services, internet services, network management services, design of data information networks, computer programs, installation and maintenance of electronic data and information networks, intranet services, extranet services, digital fiber network services, broadband multimedia services, switched digital services, local and long distance telephone services, call back services, frame relay services, wireless telecommunications services, credit cards and credit card services, and the services identified in paragraphs 11, 12 and 13, below (the "Qwest Goods and Services").

10. Qwest has provided at least some of the Qwest Goods and Services since 1981.

11. Qwest owns a variety of trademarks and service marks consisting of or incorporating the elements "QWEST" and "Q" (collectively, the "Qwest Marks") for a myriad of communications related goods and services, including without limitation various Internet related services. Some of the Qwest Marks are presented in special form, including a capitalized and stylized letter "Q" and prominent use of the color blue. The Qwest Marks include but are not limited to the following marks.

12. Qwest owns United States Trademark Registration Number 1,966,694 (the “‘694 Registration”) for the mark QWEST for use in connection with “telecommunication services, namely the electronic transmission of voice, data and messages.”

13. Qwest owns United States Trademark Registration Number 2,210,992 (the “‘992 Registration”) for the mark QWEST (Stylized) for use in connection with “telecommunication services, namely long distance telephone services and electronic transmission of voice, data and messages.”

14. Qwest owns United States Trademark Registration Number 2,659,826 (the “‘826” Registration”) for the mark REQWEST for use in connection with “telecommunications services, namely, telephone communications services; electronic transmission of voice, video, messages and data; providing access to a fiber-optic telecommunications network; providing multi-user access to a global computer information network, and video conferencing services.

15. The ‘694, ‘992, and ‘826 Registrations (the “Qwest Registrations”) constitute *prima facie* evidence of Qwest’s exclusive right to use the registered trademarks in commerce and of the validity and ownership of these marks. Qwest is entitled to constructive use rights, including nationwide priority rights, as of the filing dates of the applications that matured into the Qwest Registrations.

16. Qwest also has a number of pending United States Trademark Applications (the “Qwest Applications”) that include the mark QWEST. The Qwest Applications cover a wide variety of goods and services related to communications goods and services.

17. When the Qwest Applications mature into registrations, they shall constitute *prima facie* evidence of Qwest’s exclusive right to use the registered trademarks in commerce and of the validity and ownership of these marks. Qwest shall be entitled to constructive use rights, including nationwide priority rights, as of the filing dates of the Qwest Applications.

18. In addition to its statutory rights, Qwest has obtained common law rights to each

of the Qwest Marks by virtue of its continuous use of those marks in commerce in connection with the goods and services described above.

19. Qwest and its predecessors-in-interest have used at least some of the Qwest Marks in interstate commerce to indicate the source of Qwest Goods and Services since 1981.

20. Qwest has expended several hundred million dollars advertising and marketing the Qwest Goods and Services under the Qwest Marks and establishing the Qwest Marks as indicators of source, origin, and quality.

21. Qwest has promoted and advertised the Qwest Marks in various local, regional, and national sources including print, internet, radio, and television media directed at the market for communications goods and services generally (including without limitation Internet related goods and services) and the market for the Qwest Goods and Services in particular.

22. As a result of Qwest's extensive use and promotion of the Qwest Marks, the Qwest Marks have gained strong public recognition and are famous and renown.

23. As a result of the wide-spread and omnipresent nature of the Qwest Goods and Services, consumers are well-aware of the distinctive Qwest Marks and would consider the Qwest Marks to be famous and renown.

24. Qwest has earned billions of dollars in revenue as a result of its sale of the Qwest Goods and Services under the Qwest Marks.

25. Defendant ConQwest is engaged in the business of providing goods and services including, but not limited to, many of the same communication goods and services that Qwest offers: intrusion detection solutions and services, VPN services, e-policy management solutions, and designing, installing, and troubleshooting of internet security systems composed of software and hardware.

26. ConQwest advertises and promotes its goods and services on the World Wide Web through its web site located at <www.conqwest.com>.

27. ConQwest has adopted and used "ConQwest" as a trade name, domain name, trademark and service mark (collectively, the "Infringing Marks") in connection with its goods and services. ConQwest has adopted and used a prominent, stylized, capital letter "Q," often in the color blue, in and with the Infringing Marks in connection with its goods and services.

28. Qwest, the famous Qwest Marks, and the business of Qwest are known to ConQwest and upon information and belief were known to ConQwest at the time it adopted the Infringing Marks.

29. On information and belief, Qwest, the famous Qwest Marks, and the business of Qwest were known to ConQwest at the time it began offering its goods and services under the Infringing Marks.

30. ConQwest's use of the Infringing Marks on goods and services dilutes the famous Qwest Marks.

31. The Infringing Marks are confusingly similar to the Qwest Marks.

32. The Infringing Marks are similar in sound and appearance to the Qwest Marks. The most prominent element of the Infringing Marks, "QWEST," is identical in appearance, sound and meaning to the most prominent element of the Qwest Marks, "QWEST." The prominent, capitalized and stylized letter "Q," (commonly presented in the color blue) which Defendant has adopted and which Defendant has incorporated in and used both alone and with and as part of the Infringing Marks, is very similar in appearance to the prominent, capitalized, and stylized "Q" (commonly presented in the color blue) found in the Qwest Marks.

33. ConQwest uses the Infringing Marks on goods and services that are either identical or highly related to the Qwest Goods and Services.

34. ConQwest promotes and sells goods and services under the Infringing Marks using the same channels of trade used by Qwest to promote and sell the Qwest Goods and Services, including without limitation the World Wide Web.

35. ConQwest's first commercial use of the Infringing Marks for its goods occurred in 1999, nearly eighteen years after Qwest's first use of the Qwest Marks in connection with communications services.

36. ConQwest filed for United States Trademark Application Serial Number 75/858096 (the "'096 Application") for the mark E-MINDER ELECTRONIC POLICY MANAGER BY CONQWEST (and design) for use in connection with "Browser-based computer software that is used to track and educate employees on corporate policies regarding e-mail, computer and global computer networks usage."

37. The '096 Application was filed on November 16, 1999, which is after the application date for the Qwest Registrations.

38. On December 11, 2002, Qwest filed an Opposition in the United States Trademark Trial and Appeal Board (TTAB) against the '096 Application, alleging likelihood of confusion with the Qwest Marks, and dilution of the Qwest Marks.

39. On July 16, 2003 ConQwest expressly abandoned the '096 Application without Qwest's consent.

40. On October 30, 2003 judgment was entered against ConQwest by the TTAB and registration of Defendant's '096 Application was refused.

41. ConQwest has filed United States Trademark Application Serial Number 76/050,931 (the "'931 Application") for the mark CONQWEST for use in connection with "Designing, installing, and troubleshooting Internet security systems composed of software and hardware" (as amended).

42. The '931 Application was filed on May 18, 2000, which is after the application date for the Qwest Registrations.

43. The '931 Application describes in part the mark CONQWEST as follows: "the name ConQwest is spelled with a larger 'Q' overlapping the 'n' and 'w.' The 'Q' is royal blue.

The remaining letters are black."

44. ConQwest, in violation of the law, continues to use the Infringing Marks in a manner that is confusingly similar to the Qwest Marks, including but not limited to on identical or confusingly similar goods and services and in identical channels of trade.

45. ConQwest's use of the Infringing Marks, and ConQwest's actions described herein, are likely to cause confusion, deception and/or mistake in the marketplace, the relevant industry, and all channels of trade for the Qwest Goods and Services.

46. ConQwest's use of the Infringing Marks, and ConQwest's actions described herein, are likely to cause dilution of the famous Qwest Marks.

47. ConQwest's use of the Infringing Marks, and ConQwest's actions described herein, have been (and continue to be) deliberate, willful, and with disregard to the rights of Qwest.

48. Qwest has sustained and will continue to sustain irreparable injury as a result of ConQwest's conduct, which injury is not compensable by the award of monetary damages.

**FIRST CAUSE OF ACTION**  
**(Trademark Infringement – 15 U.S.C. § 1114(1))**

49. Qwest incorporates herein by reference each and every allegation in the preceding paragraphs.

50. Defendant ConQwest's acts as described herein are likely to cause confusion, deception, or mistake.

51. Defendant ConQwest's acts constitute use in commerce of a reproduction, counterfeit, copy or colorable imitation of registered trademarks, in connection with the sale, offering for sale, distribution or advertising of products, on or in connection with which such use is likely to cause confusion or to cause mistake or to deceive, in violation of 15 U.S.C. § 1114(1).

52. ConQwest's acts have been committed willfully and with intent, making this an exceptional case and entitling Qwest to recover its costs of the action and reasonable attorneys' fees pursuant to 15 U.S.C. § 1117(a).

53. As a direct and proximate result of ConQwest's acts, Qwest has suffered and continues to suffer irreparable injury for which no adequate remedy exists at law.

**SECOND CAUSE OF ACTION**

**(Trademark Infringement, Unfair Competition, And False Designation Of Origin –  
15 U.S.C. § 1125(a))**

54. Qwest incorporates herein by reference each and every allegation in the preceding paragraphs.

55. ConQwest's acts as alleged herein constitute, among other things, false designations of origin, false or misleading descriptions of fact, or false or misleading representations of fact which are likely to cause confusion or mistake, or to deceive the public as to the origin, sponsorship, or approval of the goods and services of ConQwest, and otherwise constitute infringement and unfair competition in violation of 15 U.S.C. § 1125(a).

56. ConQwest's acts have been committed willfully and with intent, making this an exceptional case and entitling Qwest to recover its costs of the action and reasonable attorneys' fees pursuant to 15 U.S.C. § 1117(a).

57. As a direct and proximate result of ConQwest's acts, Qwest has suffered and continues to suffer irreparable injury for which no adequate remedy exists at law.

**THIRD CAUSE OF ACTION**

**(Trademark Dilution – 15 U.S.C. § 1125(c))**

58. Qwest incorporates herein by reference each and every allegation in the preceding paragraphs.

59. The Qwest Marks are distinctive and famous. The Qwest Marks have been and

continue to be extensively promoted and marketed nationwide. The Qwest Marks have gained strong national public recognition and are eligible for protection against dilution.

60. Defendant ConQwest's false, misleading and unauthorized use of the Qwest Marks in the advertising and promotion for its goods and/or services has diluted and will continue to dilute the strength and value of the Qwest Marks.

61. ConQwest's willful and deliberate use of the Qwest Marks in the advertising and promotion for its goods and/or services, which are beyond the ambit of Qwest's quality control and inspection procedures, has tarnished and will continue to tarnish the Qwest Marks.

62. Without injunctive relief, Qwest has no means by which to control the continuing injury to its reputation and goodwill or of the continuing dilution of its trademark. Qwest has been and will continue to be irreparably harmed. No amount of money damages can adequately compensate Qwest if it loses the ability to control the use of its name, reputation, and goodwill through the false and unauthorized use of its trademark. Qwest is entitled to injunctive relief prohibiting ConQwest from using the Qwest Marks in conjunction with its goods and/or services.

**FOURTH CAUSE OF ACTION**  
**(Denial Of Trademark Registration – 15 U.S.C. § 1119)**

63. Qwest incorporates herein by reference each and every allegation in the preceding paragraphs.

64. For the reasons stated herein, the Court should order that ConQwest's United States Trademark Application Serial Number 76/050,931 be denied registration in the United States Patent and Trademark Office.

**FIFTH CAUSE OF ACTION**  
**(State Dilution-- Mass. Gen. Laws Ch. 110B §12)**

65. Qwest incorporates herein by reference each and every allegation in the preceding paragraphs.

66. The Qwest Marks are distinctive and renown. The Qwest Marks have been and continue to be extensively promoted and marketed nationwide. The Qwest Marks have gained strong public recognition in the state of Massachusetts and are eligible for protection against dilution.

67. Defendant ConQwest's false, misleading and unauthorized use of the Qwest Marks in the advertising and promotion for its goods and/or services has diluted and will continue to dilute the strength and value of the Qwest Marks.

68. ConQwest's willful and deliberate use of the Qwest Marks in the advertising and promotion for its goods and/or services, which are beyond the ambit of Qwest's quality control and inspection procedures, has tarnished and will continue to tarnish the Qwest Marks.

69. ConQwest's willful and deliberate use of the Qwest Marks in the advertising and promotion for its goods and/or services, has diminished the uniqueness and individuality and will continue diminish the uniqueness and individuality of the Qwest Marks.

70. Without injunctive relief, Qwest has no means by which to control the continuing injury to its reputation and goodwill or of the continuing dilution of its trademark. Qwest has been and will continue to be irreparably harmed. No amount of money damages can adequately compensate Qwest if it loses the ability to control the use of its name, reputation, and goodwill through the false and unauthorized use of its trademark. Qwest is entitled to injunctive relief prohibiting ConQwest from using the Qwest Marks in conjunction with its goods and/or services.

WHEREFORE, in consideration of the foregoing, Qwest respectfully requests that this

Court enter an Order granting the following relief:

- a) For judgment that the Qwest Marks have been infringed and continue to be infringed by ConQwest;
- b) For judgment that the Qwest Marks have been diluted and continue to be diluted by ConQwest pursuant to 15 U.S.C. § 1125(c);
- c) For judgment that the Qwest Marks have been diluted and continue to be diluted by ConQwest pursuant to Mass. Gen. Laws Ch. 110B §12;
- d) Preliminarily and permanently enjoining ConQwest and each of its agents, employees, servants, officers, directors, successors in interest, heirs, assigns and all persons, firms or corporations, acting by or under their authority, in active concert or privity or in participation with it from using the Qwest Marks or any confusingly similar marks in any way or using any word, words, phrases, symbols, logos, etc. which would create a likelihood of confusion, mistake, or deception therewith, including without limitation the Infringing Marks, in connection with or in the marketing, offering, selling, disposing of, licensing, leasing, transferring, displaying, advertising, reproducing, developing, or manufacturing of ConQwest's business, services, and goods;
- e) Preliminarily and permanently enjoining ConQwest to recall from all its offices and all others, whether persons, firms, or corporations, acting by or under their authority, in active concert or privity or in participation with it, any material containing the Qwest Marks in any way and any word, words, phrases, symbols, logos, etc. which would create a likelihood of confusion, mistake and/or deception therewith, including without limitation the Infringing Marks, in connection with or in the marketing, offering, selling, disposing of, licensing, leasing, transferring, displaying, advertising, reproducing, developing, or manufacturing of

ConQwest's business, goods and services;

- f) Preliminarily and permanently enjoining ConQwest, its officers, agents, employees, and all persons acting in concert with them, from infringing the Qwest Marks and/or engaging in further such unlawful acts and from reaping any additional commercial advantage from its misappropriation of the rights of Qwest and all affiliated and related companies of Qwest in the Qwest Marks and/or the registrations of the Qwest Marks;
- g) Requiring ConQwest to destroy, at its sole and exclusive cost, all materials in its possession or under its control that contain infringements of the Qwest Marks;
- h) Requiring ConQwest to transfer ownership of all infringing domain names, including the domain name <conqwest.com> to Qwest, and preliminarily and permanently enjoining ConQwest from registering and/or using any domain name containing any marks belonging to Qwest, or any similar marks;
- i) Ordering the Director of the Patent and Trademark Office to cancel all ConQwest trademark applications for the Qwest Marks and any word, words, phrases, symbols, logos, etc. which would create a likelihood of confusion, mistake, and/or deception therewith, including without limitation ConQwest's Trademark Application Serial Number 76/050,931; and
- j) Granting Qwest such additional, other, or further relief as the Court deems proper and just.

**JURY DEMAND**

Plaintiffs demand trial by jury on all issues so triable.

Respcctfully submitted,

BY:   
\_\_\_\_\_  
Christopher Weld, Jr.

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Attorneys for Plaintiff  
Qwest Communications International, Inc.

Address of Plaintiff:  
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Denver, Colorado 80202

**CIVIL COVER SHEET**

The JS-44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

**I. (a) PLAINTIFFS**

QWEST COMMUNICATIONS INTERNATIONAL  
INC., a Delaware corporation

**DEFENDANTS**

CONQWEST, INC., a Massachusetts corporation

**(b) COUNTY OF RESIDENCE OF FIRST LISTED PLAINTIFF** \_\_\_\_\_  
(EXCEPT IN U.S. PLAINTIFF CASES)

**COUNTY OF RESIDENCE OF FIRST LISTED DEFENDANT** \_\_\_\_\_

**(IN U.S. PLAINTIFF CASES ONLY)**

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE  
TRACT OF LAND INVOLVED.

**(c) ATTORNEYS (FIRM NAME, ADDRESS, AND TELEPHONE NUMBER)**

Christopher Weld, Jr.  
Raymond P. Ausrotas  
TODD & WELD LLP, 28 State Street,  
Boston, MA 02109 Tel. (617) 720-2626

**ATTORNEYS (IF KNOWN)**

04-11878 RCI

**II. BASIS OF JURISDICTION**

(PLACE AN "X" IN ONE BOX ONLY)

1 U.S. Government Plaintiff

3 Federal Question  
(U.S. Government Not a Party)

2 U.S. Government Defendant

4 Diversity  
(Indicate Citizenship of Parties in Item III)

**III. CITIZENSHIP OF PRINCIPAL PARTIES** (PLACE AN "X" IN ONE BOX FOR PLAINTIFF AND ONE BOX FOR DEFENDANT)

	PTF	DEF	PTF	DEF	
Citizen of This State	<input type="checkbox"/> 1	<input type="checkbox"/> 1	Incorporated or Principal Place of Business In This State	<input type="checkbox"/> 4	<input checked="" type="checkbox"/> 4
Citizen of Another State	<input type="checkbox"/> 2	<input type="checkbox"/> 2	Incorporated and Principal Place of Business In Another State	<input checked="" type="checkbox"/> 5	<input type="checkbox"/> 5
Citizen or Subject of a Foreign Country	<input type="checkbox"/> 3	<input type="checkbox"/> 3	Foreign Nation	<input type="checkbox"/> 6	<input type="checkbox"/> 6

**IV. ORIGIN**

(PLACE AN "X" IN ONE BOX ONLY)

1 Original Proceeding

2 Removed from State Court

3 Remanded from Appellate Court

4 Reinstated or Reopened

Transferred from  
another district  
(specify) \_\_\_\_\_

5 Multidistrict Litigation

Appeal to District Judge from  
Magistrate Judgment

**V. NATURE OF SUIT**

(PLACE AN "X" IN ONE BOX ONLY)

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
<input type="checkbox"/> 110 Insurance	<b>PERSONAL INJURY</b>	<input type="checkbox"/> 310 Airplane	<input type="checkbox"/> 422 Appeal 28 USC 158	<input type="checkbox"/> 400 State Reapportionment
<input type="checkbox"/> 120 Marine	<input type="checkbox"/> 315 Airplane Product Liability	<input type="checkbox"/> 362 Personal Injury - Med. Malpractice	<input type="checkbox"/> 423 Withdrawal 28 USC 167	<input type="checkbox"/> 410 Antitrust
<input type="checkbox"/> 130 Miller Act	<input type="checkbox"/> 320 Assault, Libel & Slander	<input type="checkbox"/> 365 Personal Injury - Product Liability	<b>PROPERTY RIGHTS</b>	<input type="checkbox"/> 430 Banks and Banking
<input type="checkbox"/> 140 Negotiable Instrument	<input type="checkbox"/> 330 Federal Employers' Liability	<input type="checkbox"/> 368 Asbestos Personal Injury Product Liability	<input type="checkbox"/> 450 Commerce/ICC Rates/etc.	
<input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment	<input type="checkbox"/> 340 Marine	<b>PERSONAL PROPERTY</b>	<input type="checkbox"/> 460 Deportation	
<input type="checkbox"/> 151 Medicare Act	<input type="checkbox"/> 345 Marine Product Liability	<input type="checkbox"/> 370 Other Fraud	<input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations	
<input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excl. Veterans)	<input type="checkbox"/> 350 Motor Vehicle	<input type="checkbox"/> 371 Truth In Lending	<input type="checkbox"/> 510 Selective Service	
<input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits	<input type="checkbox"/> 355 Motor Vehicle Product Liability	<input type="checkbox"/> 380 Other Personal Property Damage	<input type="checkbox"/> 550 Securities/Commodities/ Exchange	
<input type="checkbox"/> 160 Stockholders' Suits	<input type="checkbox"/> 380 Other Personal Injury	<input type="checkbox"/> 385 Property Damage Product Liability	<input type="checkbox"/> 575 Customer Challenge 12 USC 3410	
<input type="checkbox"/> 190 Other Contract			<input type="checkbox"/> 600 Agricultural Acts	
<input type="checkbox"/> 195 Contract Product Liability			<input type="checkbox"/> 602 Economic Stabilization Act	
<b>REAL PROPERTY</b>	<b>CIVIL RIGHTS</b>	<b>PRISONER PETITIONS</b>	<input type="checkbox"/> 603 Environmental Matters	
<input type="checkbox"/> 210 Land Condemnation	<input type="checkbox"/> 441 Voting	<input type="checkbox"/> 510 Motions to Vacate Sentence	<input type="checkbox"/> 604 Energy Allocation Act	
<input type="checkbox"/> 220 Foreclosure	<input type="checkbox"/> 442 Employment	<b>HABEAS CORPUS:</b>	<input type="checkbox"/> 605 Freedom of Information Act	
<input type="checkbox"/> 230 Rent Lease & Eviction	<input type="checkbox"/> 443 Housing/ Accommodations	<input type="checkbox"/> 530 General	<input type="checkbox"/> 606 Appeal of Fee Determination Under Equal Access to Justice	
<input type="checkbox"/> 240 Torts to Land	<input type="checkbox"/> 444 Welfare	<input type="checkbox"/> 535 Death Penalty	<input type="checkbox"/> 608 Constitutionality of State Statutes	
<input type="checkbox"/> 245 Tort Product Liability	<input type="checkbox"/> 446 Other Civil Rights	<input type="checkbox"/> 540 Mandamus & Other	<input type="checkbox"/> 609 Other Statutory Actions	
<input type="checkbox"/> 290 All Other Real Property		<input type="checkbox"/> 550 Civil Rights		
		<input type="checkbox"/> 555 Prison Condition		
			<b>FEDERAL TAX SUITS</b>	
			<input type="checkbox"/> 701 Empl. Ret. Inc. Security Act	
			<input type="checkbox"/> 702 Taxes (U.S. Plaintiff or Defendant)	
			<input type="checkbox"/> 703 IRS - Third Party 26 USC 7608	

**VI. CAUSE OF ACTION**

(CITE THE U.S. CIVIL STATUTE UNDER WHICH YOU ARE FILING AND WRITE BRIEF STATEMENT OF CAUSE)

DO NOT CITE JURISDICTIONAL STATUTES UNLESS DIVERSITY)

15 U.S.C. § 114 et. seq.: Trademark Infringement and Dilution

**VII. REQUESTED IN COMPLAINT:**

CHECK IF THIS IS A CLASS ACTION  
 UNDER F.R.C.P. 23

**DEMAND \$**

CHECK YES only if demanded in complaint:  
**JURY DEMAND:**  YES  NO

**VIII. RELATED CASE(S)** (See instructions):  
IF ANY

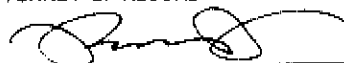
JUDGE \_\_\_\_\_

DOCKET NUMBER \_\_\_\_\_

DATE

SIGNATURE OF ATTORNEY OF RECORD

8/27/04



FOR OFFICE USE ONLY

RECEIPT # \_\_\_\_\_ AMOUNT \_\_\_\_\_ APPLYING IFFP \_\_\_\_\_ JUDGE \_\_\_\_\_ MAG. JUDGE \_\_\_\_\_

UNITED STATES DISTRICT COURT  
DISTRICT OF MASSACHUSETTS1. Title of case (name of first party on each side only) QWEST COMMUNICATIONS INTERNATIONAL INC. v.  
CONQWEST, INC.

2. Category in which the case belongs based upon the numbered nature of suit code listed on the civil cover sheet. (See local rule 40.1(a)(1)).

I. 160, 410, 470, R.23, REGARDLESS OF NATURE OF SUIT.

II. 195, 368, 400, 440, 441-444, 540, 550, 555, 625, 710, 720, 730, 740, 790, 791, 820\*, 830\*, 840\*, 850, 890, 892-894, 895, 950. \*Also complete AO 120 or AO 121 for patent, trademark or copyright cases

III. 110, 120, 130, 140, 151, 190, 210, 230, 240, 245, 290, 310, 315, 320, 330, 340, 345, 350, 355, 360, 362, 365, 370, 371, 380, 385, 450, 891.

IV. 220, 422, 423, 430, 460, 510, 530, 610, 620, 630, 640, 650, 660, 890, 810, 861-865, 870, 871, 875, 900.

V. 150, 152, 163.

**04-11878-RCL**

3. Title and number, if any, of related cases. (See local rule 40.1(g)). If more than one prior related case has been filed in this district please indicate the title and number of the first filed case in this court.

4. Has a prior action between the same parties and based on the same claim ever been filed in this court?

YES  NO 

5. Does the complaint in this case question the constitutionality of an act of congress affecting the public interest? (See 28 USC §2403)

YES  NO 

If so, Is the U.S.A. or an officer, agent or employee of the U.S. a party?

YES  NO 

6. Is this case required to be heard and determined by a district court of three judges pursuant to title 28 USC §2284?

YES  NO 7. Do all of the parties in this action, excluding governmental agencies of the united states and the Commonwealth of Massachusetts ("governmental agencies"), residing in Massachusetts reside in the same division? (See Local Rule 40.1(d)).YES  NO A. If yes, In which division do all of the non-governmental parties reside?Eastern Division  Central Division  Western Division 

B. If no, in which division do the majority of the plaintiffs or the only parties, excluding governmental agencies, residing in Massachusetts reside?

Eastern Division  Central Division  Western Division 

8. If filing a Notice of Removal - are there any motions pending in the state court requiring the attention of this Court? (If yes, submit a separate sheet identifying the motions)

YES  NO 

(PLEASE TYPE OR PRINT)

ATTORNEY'S NAME Christopher Weld, Jr./Raymond P. Ausrotas, TODD & WELD LLPADDRESS 28 State Street, Boston, MA 02109TELEPHONE NO. (617) 720-2626